

PTO/SB/64 (10-01)

Approved for use through 10/31/2002. OMB 0651-0031
U.S. Patent and Trademark Office; U.S. DEPARTMENT OF COMMERCE

First named inventor: SALL KATTA REDDY Application No.: 09 955,671 Art Unit: 176 Filed: 09/19/200 Examiner: YEUNG, GEGGE, CHANPUT Title: DCUON PERPORATOR METHOD EUSE Attention: Office attentions	Under the Paperwork Reduction Act of 1995, no persons are required to respond to a collection of information unless it disp PETITION FOR REVIVAL OF AN APPLICATION FOR PATENT ABANDONED UNINTENTIONALLY UNDER 37 CFR 1.137(b)	ocket Number (Optional)
Filed: 09/19/209/ Title: DOUGN PERFORATOR METHOD &USE Attention: Queen Proteins MAIL STOP PETITION Assistant Commissioner for Patents Commissioner For Patents Commissioner For Patents PO BOX 1450 Washington, D.C. 20231 ALEXANDRIA, VA 22713—14150 NOTE: If information or assistance is needed in completing this form, please contact Petitions Information at (703) 305-9282. The above-identified application became abandoned for failure to file a timely and proper reply to a notice or action by the United States Patent and Trademark Office. The date of abandonment is the day after the expiration date of the period set for reply in the Office notice or action plus an extensions of time actually obtained. APPLICANT HEREBY PETITIONS FOR REVIVAL OF THIS APPLICATION NOTE: A grantable petition requires the following items: (1) Petition fee; (2) Reply and/or issue fee; (3) Terminal disclaimer with disclaimer fee -required for all utility and plant applications filed before June 8, 1995, and for all design applications; and (4) Statement that the entire delay was unintentional. 1. Petition fee Small entity-fee \$ 150 (37 CFR 1.17(m)). Applicant claims small entity status. See 37 CFR 1.27. Chert than small entity - fee \$ (37 CFR 1.17(m)) Reply and/or fee to the above-noted Office action in the form of 12038 20 21 1 750 00 M or 12 2 (identify type of reply): Sie sendosed herewith. B. The issue fee of \$ JAN 1 2 2006 Shabeen paid previously on JAN 1 2 2006	First named inventor: SAIL KATTA RENDY	
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Assistant Commissioner for Patents COMMISSIONER FOR PATENTS Bendard Washington, D.C. 20231 ALEYANDRIA, VA 22313-12150 NOTE: If information or assistance is needed in completing this form, please contact Petitions Information at (703) 305-9282. The above-identified application became abandoned for failure to file a timely and proper reply to a notice or action by the United States Patent and Trademark Office. The date of abandonment is the day after the expiration date of the period set for reply in the Office notice or action plus an extensions of time actually obtained. APPLICANT HEREBY PETITIONS FOR REVIVAL OF THIS APPLICATION NOTE: A grantable petition requires the following items: (1) Petition fee; (2) Reply and/or issue fee; (3) Terminal disclaimer with disclaimer fee —required for all utility and plant applications filed before June 8, 1995; and for all design applications; and (4) Statement that the entire delay was unintentional. 1. Petition fee Small entity-fee \$ 750 (37 CFR 1.17(m)). Applicant claims small entity status. See 37 CFR 1.27. Other than small entity - fee \$(37 CFR 1.17(m)) Reply and/or fee to the above-noted Office action in the form of 19032 80 ft. 1 7 50:00 M or 10 ft. (identify type of reply): B. The issue fee of \$ TSO:00 M or 10 ft. (identify type of reply): Date of the periods	Title: DOUGH PERFORATOR METHOD &USE	
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		OFFICE OF PETITIONS

[Page 1 of 2]

Burden Hour Statement: This form is estimated to take 1.0 hour to complete. Time will vary depending upon the needs of the individual case. Any comments on the amount of time you are required to complete this form should be sent to the Chief Information Officer, U.S. Patent and Trademark Office, Washington, DC 20231. DO NOT SEND FEES OR COMPLETED FORMS TO THIS ADDRESS. SEND TO: Assistant Commissioner for Patents, Washington, DC 20231.

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Approved for use 10/31/2002, OMB 0651-0031
U.S. Patent and Trademark Office; U.S. DEPARTMENT OF COMMERCE
Under the Paperwork Reduction Act of 1995, no persons are required to respond to a collection of information unless it displays a valid OMB control number.

3. Te	erminal disclaimer with disclaimer fee
×	Since this utility/plant application was filed on or after June 8, 1995, no terminal disclaimer is required.
	A terminal disclaimer (and disclaimer fee (37 CFR 1.20(d)) of \$ for a small entity or \$ for other than a small entity) disclaiming the required period of time is enclosed herewith (see PTO/SB/63).
fil Tra ab	TATEMENT: The entire delay in filing the required reply from the due date for the required reply until the ing of a grantable petition under 37 CFR 1.137(b) was unintentional. [NOTE. The United States Patent and ademark Office may require additional information if there is a question as to whether either the andonment or the delay in filing a petition under 37 CFR 1.137(b) was unintentional (MPEP 1.03(c), subsections (III)(C) and (D))].
	WARNING: Information on this form may become public. Credit card information should not be included on this form. Provide credit card information and authorization on PTO-2038.
	Janos, 2006 Saulata Reddy Signature
Tele Num	SAIL KATTA REDDY Typed or printed name 10 10 N DIVISION ST
Encl	osures: X Fee Payment VRBANA, 1 6/80/
	☐ Terminal Disclaimer Form
	Additional sheets containing statements establishing unintentional delay
_	Other:
	CERTIFICATE OF MAILING OR TRANSMISSION [37 CFR 1.8(a)]
	I hereby certify that this correspondence is being:
	deposited with the United States Postal Service on the date shown below with sufficient postage as first class mail in an envelope addressed to: Assistant Commissioner for Patents, Box DAC, Washington, D.C. 20231. MAIL STOP PETITION, COMMISSIONER FOR PATENTS, POTSOX 1450
	transmitted by facsimile on the date shown below to the United States Patent and Trademark Office at (703) 308-6916.
	Date Signature Signature
	Type or printed name of person signing certificate

ADEQUATE SHOWING OF THE CAUSE OF UNAVOIDABLE DELAY

OIDE A

A review of the application (09/955,671) showed that a requirement for restriction

Has been mailed to

1010 N. DIVISION STREET, URBANA, IL.

Thus correspondence however was returned to the USPTO with stamps on the envelope indicating that the addressee, SAIL KATTA REDDY was not at this address.

In the month of August2002, I have mailed a handwritten letter to the Commissioner of Patents, US PATENT AND TRADEMARK OFFICE, WASHINGTON DC 20231 before I planned to move from URBANA, IL.

The new address given in that letter for correspondence was 2650 RENAISSANCE DRIVE APT#3, DUBUQUE, IA.

Change of address was also given at the post office to forward any/all of my mail to my new address. Post office did not forward the letter from patent office mailed on Sept 27, 2002 to my new address.

After I moved to the new address I went to India due to health reasons for 6 months.

During the month of October 2002, I have mailed an aerogramme hand written letter from India to the COMMISSIONER OF PATENTS to make sure that I do not miss any correspondence from your office.

I returned to US in the month of Feb 2003 and learned from the old address that the patent office had sent correspondence and I was returned to the patent office immediately. Thus I lost communication.

During the month of March 2003 I have mailed a letter to Commissioner of Patents explaining all the troubles I had to go through ending up receiving abandoned letter from the patent office.

No record of my correspondence at the patent office thus causing abandonment which was;not my intention and was unavoidable.

After I received abandonment letter I did not have enough money to pay the fee until now and that caused further delay in sending a reply.

From August 2002 to September 2004 I was under medication in order to get rid of anxiety, depression, stress, hearing voices---psychosis symptoms that made me not to think properly and not able to drive vehicles not able to work to earn and save money.

Thus I have not intentionally abandoned my patent application or the correspondence from the patent office due to above mentioned unavoidable reasons.

Please let me know if you need any more information if necessary so that I can revive my patent application and obtain a patent number.

Thank you very much.

Sincerely Yours,

09/955, 671 (Sail Katta Rreddy)



ELECTION OF INVENTION TO BE EXAMINED

I would like to patent both invention I and invention II.

Because these inventions are distinct for the reasons given and have acquired a separate status in the art of requiring separate searches as shown by their different classification.

Restrictions for examination purposes as indicated is proper.

Reply to this requirement includes an election of the invention to be examined now.

Election of the invention to be examined, Invention I, claims 1-7, drawn to an apparatus for providing a plurality of perforations in a dough layer prior to baking, classified in class 99, subclass 503.

Please let me know if you need any additional information to speed up the examination in order to obtain a patent number.

Also please let me know what do I need to do in order to obtain patent number for invention II, claims 8-9, drawn to a method of creating a plurality of perforations in a dough layer, classified in class 426, subclass 503.

Sincerely Yours.

Sail Katta Reddy